STATE OF SOUTH DAKOTA : SS COUNTY OF MINNEHAHA IN CIRCUIT COURT SECOND JUDICIAL CIRCUIT MAGISTRATE DIVISION

STATE OF SOUTH DAKOTA, Plaintiff	SFPD2019-017839
VS.	INDICTMENT
SANTIAGO H GUAJARDO Defendant(s).	cr:19-6809

COUNT 1: AGG ELUDING-INHERENT RISK OF DEATH OR INJURY - CLASS 6 FEL as

to SHG

COUNT 2: AGGRAVATED ASSAULT ON LEO - DANGEROUS WEAPON - CLASS 2

FEL

as to SHG

COUNT 3: INJURY TO PERSONAL PROPERTY (>\$1,000 TO \$2,500) - CLASS 6 FEL

as to SHG

COUNT 4: RECKLESS DRIVING - CLASS 1 MISD as to SHG

COUNT 5: OBSTRUCTING OFFICER/JAILER - CLASS 1 MISD as to SHG

COUNT 6: DRIVING WITHOUT HEADLIGHTS - CLASS 2 MISD as to SHG

COUNT 7: FAILURE TO DRIVE UPON RIGHT HALF OF ROADWAY - CLASS 2 MISD

as to SHG

COUNT 8: STOP SIGN VIOLATION & PROCEED W/O SAFE PASSAGE - CLASS 2

MISD as to SHG

THE MINNEHAHA COUNTY GRAND JURY CHARGES:

COUNT 1

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 7th day of September, 2019, did commit the public offense Aggravated Eluding Law Enforcement Officer (SDCL 32-33-18.2) in that the Defendant did flee from a law enforcement officer or attempt to elude the pursuit of a law enforcement officer and at any time during the flight or pursuit, the driver operated the vehicle in a manner that constituted an inherent risk of death or serious bodily injury to any third person, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 2

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 7th day of September, 2019, did commit the public offense of Aggravated Assault Against Law Enforcement Officer, (SDCL 22-18-1.1(2) and SDCL 22-18-1.05) in that the Defendant did knowingly cause or attempt to cause bodily injury to another person, OFFICER as a law VanGergen enforcement officer, with a dangerous weapon, A VEHICLE, which assault occurred while the officer or employee was engaged in the performance of the officer's or employee's duties, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 3

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 7th day of September, 2019, did commit the public offense of Intentional Damage to Property (SDCL 22-34-1(2)) in that the Defendant did, with specific intent to do so, injure, damage, or destroy

private property, A POLICE CAR, in which any other person has an interest, CITY OF SIOUX FALLS, without the consent of that person, which damage was in the amount of two thousand five hundred dollars or less, but more than one thousand dollars, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 4

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 7th day of September, 2019, did commit the public offense of Reckless Driving (SDCL 32-24-1) in that the Defendant did drive and operate any vehicle upon a highway, alley, public park, recreational area or upon the property of a public or private school, college or university in Minnehaha County, South Dakota, carelessly and heedlessly in disregard of the rights or safety of others or without due caution and circumspection and at a speed or in a manner so as to endanger or be likely to endanger, any person or property, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 5

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 7th day of September, 2019, did commit the public offense of Obstructing Law Enforcement Officer or Jailer (SDCL 22-11-6) in that the Defendant did, by using or threatening to use violence, force, or physical interference or obstacle, intentionally obstruct, impair, or hinder the enforcement of the criminal laws or the preservation of the peace by a law enforcement officer or jailer acting under color of authority, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 6

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 7th day of September, 2019, did commit the public offense of Driving Without Head Lamps or Rear Lamps (SDCL 32-17-4) in that the Defendant did during the period from sunset to sunrise and at any other time when there is not sufficient light to render clearly discernible any person on the highway at a distance of two hundred feet ahead, unlawfully operate a motor vehicle without having the same illuminated by two head lamps and rear lamps

contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 7

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 7th day of September, 2019, did commit the public offense of Failure to Use Right Half of Highway (SDCL 32-26-1) in that the Defendant, while driving a vehicle on a highway of sufficient width, and not a one-way street, did fail to drive the same upon the right half of the highway or fail to drive a slow-moving vehicle as closely as possible to the right-hand edge or curb of such highway, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 8

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 7th day of September, 2019, did commit the public offense of Faiulre to Stop at Stop Sign (SDCL 32-29-2.1) in that the Defendant did fail to come to a full stop at a clearly marked stop line, but if none, before enter- ing the crosswalk on the near side of the intersection, or if none, then at the point nearest the intersecting roadway where the driver has a view of approaching traffic on the intersecting roadway before entering the intersection and after having stopped, the driver shall yield the right-of-way to any vehicle which has entered or is approaching the intersection from another highway and may not proceed into the intersection until certain that such intersecting roadway is free from oncoming traffic unless directed to proceed by a police officer or traffic control signal, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

A TRUE BILL"

This indictment has the concurrence of at least six members of the Mi	Foreperson Minnehaha County Grand Jury
Witnesses who testified before the Grand Jury in the matter: OFFICER BOBIER	
OFFICER NACHREINER	
SANTIAGO H GUAJARDO DEMAND FOR NOTICE OF ALIB	
The undersigned (Deputy) State's Attorney states that the characteristic occurred on the day of, at or about a pursuant to made upon defendant and defendant's counsel to give notice of intentions.	to SDCL 23A-9-1, demand is herby
- -	(Deputy) States Attorney Minnehaba County, South Dakota



SANTIAGO H. GUAJARDO

THE UNDERSIGNED, as prosecuting attorney in the name of and by the authority of the State of South Dakota, upon his oath, informs this Court: That SANTIAGO H. GUAJARDO is a Habitual offender, in that SANTIAGO H. GUAJARDO has been convicted of a felony and has on (a) prior occasion(s) been convicted of (a) felony(ies), said felony(ies), being as follows:

- BURGLARY 1ST ON OR ABOUT 6/30/2011-MARION COUNTY, OREGON
- FELON IN POSSESSION OF WEAPON ON OR ABOUT 6/30/2011-MARION COUNTY, OREGON
- POSSESSION OF CONTROLLED SUBSTANCE ON OR ABOUT 8/8/2011-MARION COUNTY, OREGON

contrary to the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

Prosecuting Attorney

STATE OF SOUTH DAKOTA)

:SS

COUNTY OF MINNEHAHA)

THE UNDERSIGNED, prosecuting attorney in the above case, being duly sworn upon oath deposes and states that I have read the foregoing Information (Part II) and the same is true to the best of my knowledge, information and belief.

Prosecuting Attorney

Subscribed and sworn to before me this

day of STRIVITY, 201

Notary Public - South Dakota My commission expires: 3/28/2023

WITNESSES KNOWN TO THE STATE AT THE TIME AND THE FILING OF THIS INFORMATION:

CLERK OF COURTS- MARION COUNTY, OREGON SHERIFF- MARION COUNTY, OREGON ANGELIA M. GRIES - CLERK OF COURTS, MINNEHAHA COUNTY, SOUTH DAKOTA MICHAEL MILSTEAD - SHERIFF, MINNEHAHA COUNTY, SOUTH DAKOTA SIOUX FALLS POLICE DEPARTMENT IDENTIFICATION SECTION

WITNESSES KNOWN TO THE STATE AFTER THE FILING OF THE INFORMATION AND ENDORSED WITH THE PERMISSION OF THE COURT:





STATE OF SOUTH DAKOTA,	SHR2019-02270/SFPD2019-018054/SFPD2 019-017911
Plaintiff vs.	INDICTMENT
SANTIAGO H GUAJARDO Defendant(s).	Cri 19-6825

COUNT 1: AGG ELUDING-INHERENT RISK OF DEATH OR INJURY - CLASS 6 FEL as

to SHG

COUNT 2: INJURY TO PERSONAL PROPERTY (>\$1,000 TO \$2,500) - CLASS 6 FEL

as to SHG

COUNT 3: POSS OF FIREARM W/ALTERED SERIAL ## - CLASS 6 FELONY as to

SHG

COUNT 4: POSSESSION OF FIREARM BY CONVICTED FELON - CLASS 6 FEL as to

SHG

COUNT 5: RESISTING ARREST (USE/THREAT FORCE) - CLASS 1 MISD as to SHG

COUNT 6: RESISTING ARREST (OTHER MEANS) - CLASS 1 MISD as to SHG

THE MINNEHAHA COUNTY GRAND JURY CHARGES:

COUNT 1

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 8th day of September, 2019, did commit the public offense Aggravated Eluding Law Enforcement Officer (SDCL 32-33-18.2) in that the Defendant did flee from a law enforcement officer or attempt to elude the pursuit of a law enforcement officer and at any time during the flight or pursuit, the driver operated the vehicle in a manner that constituted an inherent risk of death or serious bodily injury to any third person, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 2

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 9th day of September, 2019, did commit the public offense of Intentional Damage to Property (SDCL 22-34-1(2)) in that the Defendant did, with specific intent to do so, injure, damage, or destroy private property, PICKUP, in which any other person has an interest, MINNEHAHA COUNTY SHERIFF'S OFFICE, without the consent of that person, which damage was in the amount of two thousand five hundred dollars or less, but more than one thousand dollars, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 3

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 9th day of September, 2019, then and there did commit the crime of Possession of Firearm with an Altered Serial Number by knowingly possessing a firearm on which the manufacturer's serial number had been changed, altered, removed or obliterated, which which conduct was in violation of SDCL 22-14-5, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 4

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 9th day of September, 2019, did commit the public offense of Possession of Firearm by One with Prior Violent Crime Conviction or Certain Drug-Related Conviction (SDCL 22-14-15) in that the Defendant did, while having previously been convicted in this state or elsewhere of a crime of violence or a felony, namely FELONY ASSAULT 3RD DEGREE, possess or have control of a firearm, HANDGUN, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 5

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 9th day of September, 2019, did commit the public offense of Resisting Arrest (SDCL 22-11-4(1)) in that the Defendant did intentionally prevent or attempt to prevent a law enforcement officer, acting under color of authority, from effecting an arrest of the Defendant or another, by using or threatening to use physical force or violence against the law enforcement officer or any other person, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

COUNT 6

That the Defendant, SANTIAGO H GUAJARDO, in Minnehaha County, State of South Dakota, on or about the 9th day of September, 2019, did commit the public offense of Resisting Arrest (SDCL 22-11-4(2)) in that the Defendant did intentionally prevent or attempt to prevent a law enforcement officer, acting under color of authority, from effecting an arrest of the Defendant or another, by using any other means besides use or threat to use physical force or violence which created a substantial risk of causing physical injury to the law enforcement officer or any other person, contrary to the form of the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

Dated this 19 day of Sept 2019	"ATRUE BILL"
for the section were the second the	- Minnahaha County Ofond Juny
This indictment has the concurrence of at least six members of the	ne Minnenana County Grang Jury.
	Fereperson Minnehaha County Grand Jury
Witnesses who testified before the Grand Jury in the matter:	
OFFICER WILSON	

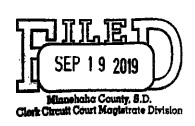
SANTIAGO H GUAJARDO

DETECTIVE NELSON

SPRING AVE., WORTHINGTON, MN

DEMAND FOR NOTICE OF ALIBI

The undersigned (Deputy) State's Attoroccurred on the day of	rney states that the charged offense is alleged to have, at or about o'clock,M., at Pursuant to SDCL 23A-9-1, demand is herby
made upon defendant and defendant's counsel	I to give notice of intent to offer a defense of alibi.
	(Deputy) States Attorney Minnehaha County, South Dakota



STATE OF	SOUTH DAKOTA)	
	:SS	

IN CIRCUIT COURT

COUNTY OF MINNEHAHA)

SECOND JUDICIAL CIRCUIT

STATE OF SOUTH DAKOTA,
Plaintiff,

CRI19-6825

vs.

PART II INFORMATION FOR HABITUAL CRIMINAL (SDCL 22-7-8)

SANTIAGO H. GUAJARDO

Defendant.

THE UNDERSIGNED, as prosecuting attorney in the name of and by the authority of the State of South Dakota, upon his oath, informs this Court: That SANTIAGO H. GUAJARDO is a Habitual offender, in that SANTIAGO H. GUAJARDO has been convicted of a felony and has on (a) prior occasion(s) been convicted of (a) felony(ies), said felony(ies), being as follows:

- BURGLARY 1ST ON OR ABOUT 6/30/2011-MARION COUNTY, OREGON
- FELON IN POSSESSION OF WEAPON ON OR ABOUT 6/30/2011-MARION COUNTY, OREGON
- POSSESSION OF CONTROLLED SUBSTANCE ON OR ABOUT 8/8/2011-MARION COUNTY, OREGON

contrary to the statute in such case made and provided and against the peace and dignity of the State of South Dakota.

Prosecuting Attorney

STATE OF SOUTH DAKOTA)

:SS

COUNTY OF MINNEHAHA)

THE UNDERSIGNED, prosecuting attorney in the above case, being duly sworn upon oath deposes and states that I have read the foregoing Information (Part II) and the same is true to the best of my knowledge, information and belief.

14.

day of

Prosecuting Attorney

, 2019

Subscribed and sworn to before me this

Notary Public - South Dakota
My commission expires: 3/28/2023

WITNESSES KNOWN TO THE STATE AT THE TIME AND THE FILING OF THIS INFORMATION:

CLERK OF COURTS- MARION COUNTY, OREGON
SHERIFF- MARION COUNTY, OREGON
ANGELIA M. GRIES - CLERK OF COURTS, MINNEHAHA COUNTY, SOUTH DAKOTA
MICHAEL MILSTEAD - SHERIFF, MINNEHAHA COUNTY, SOUTH DAKOTA
SIOUX FALLS POLICE DEPARTMENT IDENTIFICATION SECTION

WITNESSES KNOWN TO THE STATE AFTER THE FILING OF THE INFORMATION AND ENDORSED WITH THE PERMISSION OF THE COURT:



